Case 3:15-	cr-00501-N 5 - D oeum	sent 51 on Filed 02/		se 1 of 1 PageID 11	1
Od3C 0.13		NORTHERN DISTR	ICT OF TEXA	$rac{1}{2} rac{1}{2$	Ċ Tenas
		DALLAS DIVISIO	ON	The state of the s	nation May
UNITED STA	TES OF AMERICA)		FEB 2 5 2016	Ì
VS.)	CASE NO.:	3:15-CR-501-P	
DAVID ANTWONE RICKS (1))	WAY THE HOUSE THE SAME	CLERK, U.S. DISTRICT OF	COURT
		RT AND RECOMM		Deputy	9
	CON	CERNING PLEA O	F GUILTY		
Cir. 1997), has 1, 2, 3, 4 and 5 concerning eac voluntary and t essential eleme DAVID ANTV Abetting, a vio of Violence an	appeared before me pursic of the Indictment. After h of the subjects mentione hat the offense(s) charged ents of such offense (s). WONE RICKS, be adjudg lation of 18 U.S.C. § 195	uant to Fed. R. Crim.P. cautioning and examined in Rule 11, I determined are supported by an interference of guilty of Interference 1 and 2 and Discharging violation of 18 U.S.C.	11, and has ent ning DAVID A ned that the gui ndependent bas d that the plea ce with Comme ag a Firearm Du 1, § 924(c)(1(A)	States v. Dees, 125 F.3d 26 tered a plea of guilty to County NTWONE RICKS, under alty plea was knowledgeable is in fact containing each cof guilty be accepted, and erce by Robbery and Aiding aring and in Relation to a Continuous (2) and have sent to judge,	oath e and of the l that g and Crime
	The defendant is currently in custody and should be ordered to remain in custody.				
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
	 □ The Government does not oppose release. □ The defendant has been compliant with the current conditions of release. □ I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c). 				
	☐ The defendant h			itions of release. r should be set for hearing	upon
	Court finds there is a s granted, or (b) the Go imposed, or (c) except defendant should not be	ubstantial likelihood to vernment has recommional circumstances a detained, and (2) the Co	hat a motion for nended that now are clearly show ourt finds by cle	C. § 3143(a)(2) unless (1)(a or acquittal or new trial was sentence of imprisonment of which we have and convincing evidence ther person or the communications.	ill be nt be y the e that

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

Date: February 25, 2016.